

FEB	0 6 200	3 (C)				PA	TEN	T
PATER		IN THE UNITED STA	TES PATENT AND TRADE	MARK OFFI	CE			
	ADEMARY pplication	on of: Strand et al.		Docket No.:	8160.160	16-C	IP DI	V
Serial	No.:	09/774,275		Examine	r: Madsei	n, Ro	bert /	۹.
Filed:		30 January 2001	ı		Group Art	Unit	: 176	31
For:		A Resealable Ba	ag for Filling With Food Prod	duct(s) and M	ethod			
		er for Patents D.C. 20231						
		AME	ENDMENT TRANSMITTAL			TC 1700 M	FEB-7	
1.	Trans	mitted herewith is an amer	ndment for this application.			1700 MAIL ROOM	2003	
			STATUS		9			
2.	Applic	ant is						
	[]	a small entity						
	[x]	other than a small entity.						
		t this paper (along with any referred	ICATE OF MAILING (37 CFR 1.8(a) d to as being attached or enclosed) i	s being deposited				
		e shown below with sufficient post Washington, D.C. 20231.	age as first class mail in an envelop	e addressed to th	ie: Commissi	oner of	f Paten	its
Date:	29 Janu	ary 2003	Lunda	me of person mai	el			-



EXTENSION OF TERM

NOTE

"Extension of Time in Patent Cases (Supplement Amendments) - If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 CFR 1.645 for extensions of time in interference proceedings and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.

3.	The proceedings her	ein are for a patent application and	the provisions of 37 (CFR 1.136 apply
		(complete (a) or (b) as applica		
		cant petitions for an extension of time)-(d) for the total number of month		36 (fees: 37 CFR
[] [] []	Extension (months) one month two months three months four months five months	Fee for other than Small Entity \$ 110.00 \$ 410.00 \$ 930.00 \$1450.00 \$1970.00 Fee: \$	Fee for	RECEIVED FEB -7 2003 TC 1700 MAIL ROOM effor.
	(ch	eck and complete the next item, if	applicable)	
	therefor of \$ _	for months has all is deducted from now requested.	ready been secured and the total fee due for	and the fee paid the total months
	Extension fee	due with this request: \$		_
		OR		

(b) [x] Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.



FEE FOR CLAIMS

The fee for claims (37 CFR 1.16(b)-(d)) has been calculated as shown below:

	Claims Remaining After Amendment	Highest No. Previously Paid For	Present Extra	Rate	Additional Fee (Small Entity)	Additional Fee (Large Entity)
Total Claims 37 CFR 1.16(c)*	42	-105 =	(63)	x \$ 9.00	\$0	\$0
Independent Claims (37 CFR 1.16(b)**	3	-11 =	(8)	x \$ 42.00	\$0	\$0
First Presentation of Multiple Dependent claim(s) if any (37 CFR 1.16(d))				\$140.00	. \$0	\$0
Total Additional Fee					\$0	\$0

- * If the "Highest No. Previously Paid for" IN THIS SPACE is less than 20, enter "20".
- ** If the "Highest No. Previously Paid For" IN THIS SPACE is less than 3, enter "3".

The "Highest No. Previously Paid For" (Total or indep.) is the highest number found in the appropriate box in Col. 1 of a prior amendment or the number of claims originally filed.

WARNING: "After final rejection or action (S 1.113) amendments may be made cancelling claims or complying with any requirement of form which has been made." 37 CFR S 1.116(a) (emphasis added).

			(complete (c) or (d) as applicable)				
	(c)	[x]	No additional fee for claims is required.				
			OR	•			
	(d)	[]	Total additional fee for claims required \$		1C 1		
			FEE PAYMENT		700 MAIL	EB-7	RECEI
5.	[]	Attach	ed is a check in the sum of \$			2003	NE I
	[]	Charg	e Account No the sum of \$		ROOM	٠.,	
			A duplicate of this transmittal is attached.				

FEE DEFICIENCY

NOTE:	are necessary to cover the additional of the maximum, six-month period has the application is held abandoned, included, processing delays are encountered branch in order to apply these charges.	is no authorization to charge an account, additional fees al time consumed in making up the original deficiency. Is expired before the deficiency is noted and corrected, In those instances where authorization to charge is countered in returning the papers to the PTO Finance es prior to action on the cases. Authorization to charge iciency should be checked. See the Notice of April 7,
6. [x]	If any additional extension and/or fee	e is required, charge Account No06-2360.
		AND/OR
[x]	If any additional fee for claims is requ	uired charge Account No. <u>06-2360</u>
		SIGNATURE OF ATTORNEY
Reg. No.:	46,436	Laura A. Dable TYPE OR PRINT NAME OF ATTORNEY
Tel. No.: (262) 783 - 1300		RYAN KROMHOLZ & MANION, S.C. P.O. ADDRESS Post Office Box 26618

Milwaukee, Wisconsin 53226



Serial No.: 09/774,27

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Strand et al.

Docket No.: 8160.16016 CIP DIV

Serial No.:

09/774,275

Examiner: Madsen, Robert A.

Filed:

30 January 2001

Group Art Unit: 1761

Title:

A Resealable Bag for Filling With Food Product(s) and Method

RESPONSE TO RESTRICTION REQUIREMENT

Box Non-Fee Amendment Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Applicant hereby responds to the office action dated 22 January 2003, for Application Serial No. 09/774,275.

REMARKS

The purpose of the present amendment is to respond to a restriction requirement and not to address any questions as to patentability.

Pursuant to the Examiner's request, the applicant elects to prosecute this application under Group II which includes claims 75 - 117, inclusive, drawn to a bag with an intended use, classified in class 383, as set forth by the Examiner.

Claims 1 - 62, inclusive have been deleted, without prejudice in Amendment C, dated 1 November 2002. Claims 63 - 74, inclusive have been deleted, without prejudice in Preliminary Amendment A, dated 30 January 2001. Claims 118 - 137, inclusive have been deleted, without prejudice in Amendment C, dated 1 November 2002.



Every attempt has been made to comply with the Examiner's request and the rules set forth.

Respectfully Submitted,

By: Laura A. Dable, Reg. No. 46,436

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SARGENTO/BIALIGH-CIP DIVIGINITY AMENDMENT D

Enclosures: Amendment Transmittal Letter

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